1	KIMBALL JONES, ESQ.	
2	Nevada Bar No.: 12982  BIGHORN LAW 716 S. Jones Blvd. Las Vegas, Nevada 89107 Phone: (702) 333-1111	
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5	Email: Kimball@BighornLaw.com Attorneys for Defendants,	
6	Martha Zavala and Cesar Guerrero-Gonzalez	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9	NATIONAL CASUALTY COMPANY,	
10	Plaintiff,	CASE NO.: 2:18-cv-02292-RCJ-GWF
11		ORDER ON DEFENDANTS MARTHA
12	VS.	ZAVALA'S AND CESAR
13	LAS VEGAS SHUTTLES CORPORATION;	GUERRERO-GONZALEZ'S MOTION TO DISMISS PLAINTIFF NATIONAL
14	MARTHA ZAVALA; AND CESAR GUERRERO-GONZALEZ,	CASUALTY COMPANY'S COMPLAINT FOR DECLARATORY
15	Defendants.	RELIEF
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17	The Hearing on Defendants Martha Zavala's and Cesar Guerrero-Gonzalez's Motion to	
18	Dismiss Plaintiff National Casualty Company's Complaint for Declaratory Relief having occurred on	
19	the 18th day of January, 2019, at 9:00 a.m., with KIMBALL JONES, ESQ., with the Law Offices of	
20	BIGHORN LAW, appearing on behalf of Defendants, with ERIC S. POWERS, ESQ., with the Law	
21	Offices of <b>SELMAN BREITMAN</b> , <b>LLP</b> , appearing on behalf of Plaintiff, and with the Honorable	
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23	Court having reviewed the pleadings and papers on file herein and after hearing the arguments of	
24	counsel:	
25	IT IS THEREFORE ORDERED that Defendants Martha Zavala's and Cesar Guerrero-	
26	Gonzalez's Motion to Dismiss Plaintiff National Casualty Company's Complaint for Declaratory	
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